

## COMBINED DECLARATION & POWER OF ATTORNEY - U.S.A Application

As a below named inventor, I hereby declare that:

My residence post office address and citizenship are as stated below next to my name.

I believe I am the original first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled METHODS OF IDENTIFYING COMPOUNDS HAVING NUCLEAR RECEPTOR NEGATIVE HORMONE AND/OR ANTAGONIST ACTIVITIES, the specification of which

(check one)	[ ] [X]	is attached hereto was filed on October 10, 2000 as U	JS Application Serial Number	09/685,828
I hereby state the by any amendn			of the above identified specific	ation, including the claims, as amended
priority benefit PCT Internation below any forei	s under 35 i nal applicati ign applicat	U.S.C, 119(a)-(d) or 365(b) of any focion which designated at least one co-	oreign application(s) for patent outry other than the United State	in 37 CFR 1.56. I hereby claim foreign or inventor's certificate, or 365(a) of any es, listed below and have also identified ion having a filing date before that of the
NONE				
Prior Foreign A	Application	(s)		Priority Not Claimed
(N	umber)	(Country)	(Day/Month/Year Filed)	
I hereby claim	the benefit	under 35 U.S.C. 119(e) of any Unite	ed States provisional application	n(s) listed below.
NONE				
		(Application Number)	(Filing Date)	
designation the the prior United the duty to discludate of the prior This application application Ser. U.S.C. §119(e) provisional appl provisional appl	United States or Plose informar application is a division No. 08/613 of the three lication Service of the service of the service of the three lication Service of the three lication Service of the servi	es, listed below and, insofar as the su CT International application in the nation which is material to patentabilist in and the national or PCT International of application Ser. No. 09/042,94,863, filed on Mar. 11, 1996, now U following U.S. applications, each of separate petitions filed on Jan. 31, 19	abject matter of each of the claim manner provided by the first para- ty as defined in 37 CFR 1.56 wh onal filing date of this application 43, filed March 17, 1998, which a.S. Pat. No. 5,776,699, which claim which was filed as a nonprovision 96: application Ser. No. 08/522, 5. 08/522,779, filed Sep. 1, 1995	n was a continuation-in-part of aimed the benefit of priority under 35 onal application and converted to a 778, filed Sep. 1, 1995, which became which became provisional application
applica 35 U.S.	otion Ser. No C. §119(e) o ovisional app applicatio applicatio	divisional of application Ser. No. 09/04. 08/613,863, filed on Mar. 11, 1996, no f the three following U.S. applications, e plication by separate petitions filed on Japan Ser. No. 08/522,778, filed Sep. 1, 199 on Ser. No. 08/522,779, filed Sep. 1, 199 on Ser. No. 08/542,648, filed Oct. 13, 19	ow U.S. Pat. No. 5,776,699, which of ach of which was filed as a nonproven. 31, 1996:  15, which became provisional application became provisional application.	claimed the benefit of priority under visional application and converted cation Ser. No. 60/019,015; cation Ser. No. 60/064,853; and
(Appli	cation Nun	ber) (Filing I	Date) (Status -	-patented, pending, abandoned)

92064-6316

(T2-7H), 2525 Dupont Drive, Irvine, CA. 92612, telephone number (714) 246-4348, facsimile number (714) 246-4249, and the below-named persons (of the same address) individually and collectively my attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the resulting patent, with full power to appoint associate attorneys:

Name	Registration No.
Martin A. Voet	25,208
Robert J. Baran	25,806
Stephen Donovan	33,433
Carlos A. Fisher	36,510
Dean G. Stathkis	54,465

I further declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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SIGNATURE OF INVENTOR

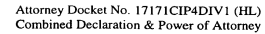
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